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FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. APPLICATION NO. 08/990,096 12/12/97 PICHER-DEMPSEY Н 06592.0044-0 **EXAMINER** 021602 WM02/0817 LEONARD CHARLES SUCHYTA NGUYEN, H GTE SERVICE CORPORATION **ART UNIT** PAPER NUMBER HQE03G13 600 HIDDEN RIDGE 2662 IRVING TX 75038 DATE MAILED: 08/17/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No. **08/990,096**

Applicant(s)

096

Examiner

Hanh Nguyen 2



Dempsey

2662

The MAILING DATE of this com	nunication appears on the cover sheet with the correspondence address
Therefore, further action by the applicant i rejection under 37 CFR 1.113 may only be	FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. s required to avoid the abandonment of this application. A proper reply to a final either: (1) a timely filed amendment which places the application in condition for eal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in
-	HE PERIOD FOR REPLY [check only a) or b)]
a) X The period for reply expires3	months from the mailing date of the final rejection.
expires on the mailing date of this A is later. In no event, however, will the s rejection.	roposed reply (within two months as set forth in MPEP § 706.07 (f)), the period for reply advisory Action, OR continues to run from the mailing date of the final rejection, whichever tatutory period for the reply expire later than SIX MONTHS from the mailing date of the final
extension fee have been filed is the date for pur appropriate extension fee under 37 CFR 1.17(a set in the final Office action; or (2) as set forth it.	FR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate poses of determining the period of extension and the corresponding amount of the fee. The is calculated from: (1) the expiration date of the shortened statutory period for reply originally in (b) above, if checked. Any reply received by the Office later than three months after the mely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).
1. A Notice of Appeal was filed on 37 CFR 1.192(a), or any extension	. Appellant's Brief must be filed within the period set forth in thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.
 The proposed amendment(s) will be requisite fees. 	e entered upon the timely submission of a Notice of Appeal and Appeal Brief with
3. $oxed{\boxtimes}$ The proposed amendment(s) will r	
, ,	require further consideration and/or search. (See NOTE below);
(b) they raise the issue of new matter. (See NOTE below);	
	e application in better form for appeal by materially reducing or simplifying the
issues for appeal; and/or	ithout cancelling a corresponding number of finally rejected claims.
NOTE: <u>The newly added features</u>	in claims 1, 6, 11, 17-19 and 24 require further searches/considerations.
4. Applicant's reply has overcome the	following rejection(s):
5. Newly proposed or amended claim separate, timely filed amendment	(s) would be allowable if submitted in cancelling the non-allowable claim(s).
6. ☑ The a) ☐ affidavit, b) ☐ exhibit, o application in condition for allowar See attachment	c) Request for reconsideration has been considered but does NOT place the ce because:
7. The affidavit or exhibit will NOT be the Examiner in the final rejection.	considered because it is not directed SOLELY to issues which were newly raised by
8. X For purposes of Appeal, the status	of the claim(s) is as follows (see attached written explanation, if any):
Claim(s) allowed:	
Claim(s) rejected: 1-24	
	iled ona) has b) has not been approved by the Examiner.
0. \square Note the attached Information Discl	osure Statement(s) (PTO-1449) Paper No(s) Ajit Patel
1. Other:	Primary Examiner

ATTACHMENT

Applicant argues that Nessett 's servers 106 and 121 do not have a location independent of the communication path. Examiner disagrees because Fig.2 discloses access server 106 which is a separate server and located off terminal 113. In addition, Applicant has defined in the Preliminarily Amendment filed on 11/21/2000 that his access server is a separate entity from a premises routers such as origination routers or destination routers. Therefore, examiner decides to maintain the existing rejection of the server.